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**UNITED STATES DISTRICT COURT
CENTRAL DISTRICT OF CALIFORNIA**

11 GURU DENIM, INC.,

12 Plaintiff,

13 v.

14 HERCEL ZARRABIAN, ET AL.,

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18 Defendants,
19

Case No. CV08-7395 R

**~~PROPOSED~~ PERMANENT
INJUNCTION**

Date: 8/3/09
Time: 10:00 am
Courtroom: 8

Before the Hon. Manuel L. Real

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**GOOD CAUSE HAVING BEEN SHOWN THEREFOR, IT IS HEREBY
ORDERED that the following defendants:**

1. Navid Zoghi Tehrani Individually and DBA Buba Fashion;
2. Linda Hang Individually and DBA Diva Girl;
3. Hyuk Chung Individually and DBA Styles 4 U;
4. Majed Al Qadi Individually and DBA Mufy Fashion;
5. Karina Villegas Individually and DBA VIP Connection;

PROPOSED PERMANENT INJUNCTION

1 6. Jossef Atia Individually and DBA King of Music and Fashion
2 ("defendants").

3 and their agents, servants, employees, representatives, successors and assignees, and
4 all those acting in concert or participation with them shall be, and hereby are
5 PERMANENTLY ENJOINED and restrained from:

6 (a) imitating, copying or making any other counterfeit distribution of Guru
7 Denim, Inc. Or items protected by Guru's registered trademarks and
8 service marks, including but not limited to, the following Trademark
9 and/or Service Mark Registration Numbers:

10 (1) 2,917,187 (True Religion Brand Jeans World Tour label)

11 (2) 3,147,244 (Horseshoe shaped stitching pocket)

12 (3) 3,219,110 (Overall Stitching Pattern)

13 (4) 2,761,793 (True Religion Brand Jeans)

14 (5) 3,120,797 (True Religion Brand Jeans)

15 (6) 3,120,798 (True Religion Brand Jeans)

16 (7) 3,382,490 (True Religion Brand Jeans)

17 (8) 3,162,615 (True Religion)

18 (9) 3,162,614 (True Religion)

19 or the apparel, items or things protected by the following Certificate of Copyright
20 Registration Numbers:

21 (1) VA 1-192-834 (True Religion Brand Jeans Designs);

22 (2) VA-1-301-845 (True Religion Brand Jeans Designs)'

23 or any other works now or hereafter protected by any of Guru's trademarks or
24 copyrights;

25 (b) manufacturing, assembling, producing, distributing, offering for
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27 distribution, circulating, selling, offering for sale, advertising, importing, promoting
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1 or displaying any apparel, item or thing bearing any simulation, reproduction,
2 counterfeit, copy or colorable imitation of any of Guru's registered trademarks or
3 service mark, including but not limited to, the Trademark and Service Mark
4 Registration Nos. Listed in Paragraph (a) above;

5 (c) using any simulation, reproduction, counterfeit, copy or colorable
6 imitation of Guru's registered trademarks or service mark including , but not limited
7 to, the Trademark and Service Mark Registration Nos. Listed in Paragraph (a) above,
8 in connection with the manufacture, distribution, offering for distribution, sale,
9 offering for sale, advertisement, promotion or display of any Guru apparel, item or
10 thing not authorized or licensed by Gur;

11 (d) using any false designation of origin or false description which can or is
12 likely to lead the trade or public or individuals erroneously to believe that any
13 apparel, item or thing has been manufactured, produced, distributed, offered for
14 distribution, advertised, promoted, displayed, licensed, sponsored, approved, or
15 authorized by or for Guru, when such is not true in fact;

16 (e) using the names, logos, or other variations thereof of any of Guru's
17 copyrights and/or trademark-protected apparel in any of defendants' trade names;

18 (f) engaging in any other activity constituting an infringement of any of
19 Guru's trademarks, service mark and/or copyrights, or of Guru's rights in, or right to
20 use or to exploit these trademarks, service mark, and/or copyrights, or constituting
21 any dilution of Guru's name, reputation, or goodwill; and

22 (g) assisting, aiding, or abetting any other person or business entity in
23 engaging in or performing any of the activities referred to in paragraphs (a) through
24 (f) above.

1 **IT IS SO ORDERED.**

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5 Dated: *August 7, 2009*

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7 Manuel L. Real
8 UNITED STATES DISTRICT JUDGE
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